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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/005,299	12/04/2001	Jian Qin	15,709	8098	
	7590 04/11/200 LARK WORLDWIDI	EXAMINER			
401 NORTH LA	AKE STREET	KIDWELL, MICHELE M			
NEENAH, WI 5	54956		ART UNIT	PAPER NUMBER	
			3761		
SHORTENED STATUTORY	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
3 MON	NTHS	04/11/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

			Application No.	Applica	nt(s)			
		10/005,299	QIN, JIA	.N				
Office Action Summary			Examiner	Art Unit				
			Michele Kidwell	3761				
Period fo	The MAILING DATE of this communi or Reply	cation app	ears on the cover she	et with the correspon	dence address			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAN INSIDE OF THE MAN INSIDE	AILING DA of 37 CFR 1.13 unication. tutory period w will, by statute.	ATE OF THIS COMM 6(a). In no event, however, m ill apply and will expire SIX (6) cause the application to beco	UNICATION. lay a reply be timely filed MONTHS from the mailing d me ABANDONED (35 U.S.C.	late of this communication.			
Status								
1) 🛛	Responsive to communication(s) filed	d on <i>28 Fe</i>	bruary 2007					
_			action is non-final.		•			
3)								
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	ion of Claims							
4)🖂	Claim(s) 1-97 is/are pending in the a	oplication.						
	4a) Of the above claim(s) <u>4,5,8,22-43,47-82,86 and 87</u> is/are withdrawn from consideration.							
	Claim(s) is/are allowed.							
· ·	☐ Stain(c)tsrafe dilewed. ☐ Claim(s) <u>1-3,6,7,9-21,44-46,83-85 and 88-97</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
· —	Claim(s) are subject to restrict	tion and/or	election requirement	t.				
	ion Papers		•					
	The specification is objected to by the	Evaminar						
				d to by the Everniner				
.0,	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)□	The oath or declaration is objected to							
	under 35 U.S.C. § 119	by the Exe	ammer. Note the atta	ched Office Action of	101111 - 10-132.			
	•							
_	12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a)[a) ☐ All b) ☐ Some * c) ☐ None of:							
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage							
	application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.								
				•				
Attachmen	t(s)							
	e of References Cited (PTO-892)			iew Summary (PTO-413)				
	e of Draftsperson's Patent Drawing Review (PT			No(s)/Mail Date	cation (PTO 152)			
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application (PTO-152) Other:								

Application/Control Number: 10/005,299

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DETAILED ACTION

Election/Restrictions

This application contains claims 4-5, 8, 22-43, 47-82 and 86-87 drawn to an invention nonelected with traverse. A complete reply to the final rejection must include cancellation of nonelected claims or other appropriate action (37 CFR 1.144) See MPEP § 821.01.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1 - 3, 6 - 7, 9 - 21, 44 - 46, 83 - 85 and 88 - 97 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chen et al. (US 6,261,679).

Chen et al. teach the invention substantially as claimed. Chen et al. provide an absorbent composition comprising an superabsorbent material and a cooling compound. The absorbent composition exhibits the claimed absorbent capacity (col. 37, lines 50 – 61) and exhibits a cooling effect. The absorbent material and cooling compound may be acidic and basic, respectively, ultimately providing the claimed pH ranges or similar ranges which may be modified based on the general conditions being disclosed in the

prior art (see below). The absorbent capacity is also taught and/or may be modified based on the general conditions being disclosed in the prior art (see below), as the endothermic effect. The method naturally flows from the structure as taught by Chen et al. and selling the invention of Chen et al. would be within the level of one of ordinary skill in the art since Chen et al. disclose that the structures of the invention are used for various purposes (col. 3, lines 1-17).

While a specific cooling effect may not be disclosed, it would have been obvious to one of ordinary skill modify the temperature reduction in order to determine the most effective product since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum value requires only a level of ordinary skill in the art.

Response to Arguments

Applicant's arguments filed February 28, 2007 have been fully considered but they are not persuasive.

With respect to the applicant's arguments that Chen does not disclose a cooling compound, the examiner disagrees. See col. 9, lines 18 – 32 and even col. 19, lines 8 – 18.

In col. 9, lines 18 - 32, Chen discloses the use of HCI. According to page 9 of the instant specification, HCI is one of the many salts used to produce an endothermic effect.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michele Kidwell whose telephone number is 571-272-4935. The examiner can normally be reached on Monday thru Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tatyana Zalukaeva can be reached on 571-272-1115. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

> Primary Examiner Art Unit 3761

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